CASE 70340/UST

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE PCT NATIONAL STAGE APPLICATION OF Art Unit: 1615

McCLELLAN, ET AL. Examiner: LEVY, NEIL S.

APPLICATION NO: 10/576,376 Conf. No. 9079

FILED: MARCH 7, 2007

I.A. FILING DATE: NOVEMBER 22, 2004

FOR: METHOD OF CONTROLLING FUNGI AND MITES IN TEXTILE

SUBSTRATES

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

This election is in response to the Restriction Requirement dated March 1, 2010. The

Examiner set a shortened statutory period for reply of 1 month, making the present

response due by April 1, 2010. Applicants submit herewith a 1-month extension of time,

making the present response due by May 1, 2010. As May 1, 2010 is a Saturday, this

response is due by May 3, 2010.

The Examiner has taken the position that the application claims more than one

independent and distinct invention and has required Applicants to elect an invention to be

examined. Specifically, the Examiner has identified the following:

Response to Restriction Req. SN 10/576,376 May 3, 2010

Page 1 of 3

Group I: Claims 1-10, drawn to combining with textile materials;

Group II: Claims 11-18, drawn to surface contact of substrates; and

Group III: Claims 19-24, drawn to fungus removal.

Pursuant to 35 U.S.C. § 121 and 372, the Examiner has required that Applicants

elect among the inventions. Accordingly, Applicants elect, with traverse, Group II, claims

11-18. Reconsideration of the restriction requirement is respectfully requested.

Groups I - III all relate to the combinations of fungicides and textiles. It is clear that

Groups I to III, as set forth by the Examiner, are related to a single general inventive

concept under PCT Rule 13.1 and should be examined together. Thus, Applicants view as

appropriate the inclusion in a single application of claims reading on a combination of a

fungicide with a textile material. What is represented is interrelated subject matter. This

interrelationship rather than the classification in separate classes should be the overriding factor in determining the propriety of the restriction requirement. Additionally, the current

guidelines on restriction practice recommend the examination of different sets of claims when such examination would not be unduly burdensome or prolonged. It is contended

that this guideline would apply to the instant set of claims.

In order to comply with the outstanding election requirement, Applicants elect the following

as a single disclosed species:

Textile species - polyamide

· Substrate species - carpet

Fungicide species - azoxystrobin

Response to Restriction Req. SN 10/576,376 May 3, 2010 Acaracide species - permethrin

Claims 11-18 are readable on the present election.

Applicants reserve the right to file one or more divisional applications directed to the subject

matter of claims that are ultimately cancelled as a result of the Examiner's requirement.

Applicants aver that they have made a complete response to the restriction requirement of

the Examiner and that the instant application and claims are now in better condition for

examination on their merits and for allowance.

As this response is submitted within two months from the mailing date of the Office Action.

a one (1) month extension of time is included herewith.

However, in the event the undersigned is mistaken in his calculations, an appropriate

extension of time to respond is respectfully requested, and the Commissioner is authorised

to debit the appropriate fee for that extension, or any other fee, from the deposit account of

the undersigned, no 50-1676 in the name of Syngenta Crop Protection, Inc.

Respectfully submitted,

USPTO Customer No. 26748 Syngenta Crop Protection, Inc.

Patent and Trademark Dept. 410 Swing Road Greensboro, NC 27409

Tel. (336) 632-7586 Fax: (336) 632-2012

Date: May 3, 2010

/ Thomas Hamilton / Thomas Hamilton Attorney for Applicants

Reg. No. 40,464